## IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE:							
	:	Case No	JCM				
Debtor(s)	: :	Chapter					
	: :	Related to Doc N	0				
Movant(s)	: :						
v.	:						
	: :						
Respondent(s) [includes all Respondents hold							
	CONFIRMING S REE AND DIVES	SALE OF PROPER TED OF LIENS	TY				
AND NOW, this (Party) Motion/o at Document No, to (Price), after hearing Floor, Erie, PA 16501 OR Co Pittsburgh, PA) this date, the Co	Complaint for Sale (Buyer no g held in: (the Bank urtroom "C", 54 <sup>th</sup>	e of Property Free and address) cruptcy Courtroom, U	U.S. Courthouse, 17 South				
(1) That serving Motion/Complaint for private serving Respondents, was effected on Motion/Complaint for private serving Mo	ale of real property the following secu	free and divested of					
DATE OF SERVICE	NAME OF I	LIENOR AND SEC	<u>URITY</u>				
(actual date of service for each creditor)	, , ,	(Identify full name of each creditor in separate paragraphs with specifics of each claim, including filing information)					
(2) That sufficential confirmation hearing thereon, we party as shown by the certificate served with the Motion/Compla	was given to the cate of serviced dul	reditors and parties	•				

That said sale hearing was duly advertised on the Court's website pursuant

(3)

to $W$ . $PA$	LBR 600	04-1(c)(2) on	(Date)	<u>,</u> in _		(Newspaper)	on_
(Date)	and ir	n the	(Legal Journa	l)	on	(Date)	, as shown
		ications duly					
	(4)		sale hearing th	_			
above Puro	chaser(s) a	ınd no objecti	ons to the sale w	ere ma	de which w	ould result in ca	ancellation of
said sale.							
			ice of \$ <u>(Price</u>	<u>)                                    </u>	fered by	(Buyer)	was a
full and fai	ir price for	r the property	in question.				
	(6)	m 1 p	1 ( ) 1		1.01	1 1.1	
1 .	(6)		urchaser(s) has a		-	-	
sale in acc	ordance w	ith <i>In re Abbo</i>	otts Dairies of Pe	rnnsylv	rania, Inc.,	/88 F2d. 143 (3	d Cir. 1986).
	MOH	THEREEA	DE it is bounter	anni	EDED AD	HIDCED AND	DECREED
<b>that tha gal</b>			<b>RE</b> , it is hereby deed of the real				
	• •	•			•		
			<b>RMED</b> to divested of the				
			make, execute an				
			ments required to			* *	
•		terms of sale;	-	o irans	ici titic to	me property pu	renased upon
comphane	c with the	terms or saic,	•				
	It is F	TURTHER O	RDERED, that t	he aho	ve recited 1	iens and claims	he and they
hereby are			eeds of sale, if a				
•		-	ty, that the withi			•	
of said lier	_		ty, that the with		ova saro siro	00 1100, 01041	una arvestea
or sura mer	is and that	,					
	It is <b>I</b>	TURTHER O	<b>RDERED</b> , that t	he foll	owing expe	enses/costs shall	l immediately
be paid at			Failure of the C				
_		_	Order will subj	_	_	•	-
			ne or the imposi				
failure to c	comply wi	ith the above	terms of this Or	der. I	Except as to	the distribution	n specifically
authorized	herein, a	ıll remaining	funds shall be l	held by	y Counsel	for Movant pe	nding further
		ifter notice an					
	(1)		ng lien(s)/claim(				;
	(2)	-	real estate taxes,	-			
	(3)	Current real	l estate taxes, pro	-rated	to the date	of closing;	
	(4)	The costs of	f local newspape	r adve	rtising in th	e amount of \$_	;
	(5)	The costs of	f legal journal ad	vertisi	ng in the an	nount of \$	;
	(6)		approved realtor				
	(7)		oved attorney fee				
	(8)		e of funds realize				-
		-	r the Movant/Pla	ıntiff u	ıntıl further	Order of Court	, atter notice
	(0)	and hearing	•				
	(9)	Other:					·
	It is <b>F</b>	CURTHER O	<b>RDERED</b> that:				

- (1) Within seven (7) days of the date of this Order, the Movant/Plaintiff shall serve a copy of the within Order on each Respondent/Defendant (i.e., each party against whom relief is sought) and its attorney of record, if any, upon any attorney or party who answered the motion or appeared at the hearing, the attorney for the debtor, the Closing Agent, the Purchaser, and the attorney for the Purchaser, if any, and file a certificate of service.
- (2) Closing shall occur within thirty (30) days of this Order.
- (3) Within seven (7) days following closing, the Movant/Plaintiff shall file a Report of Sale which shall include a copy of the HUD-1 or other Settlement Statement; and,
- (4) This *Sale Confirmation Order* survives any dismissal or conversion of the within case.

John C. Melaragno, Judge United States Bankruptcy Court